

108TH CONGRESS
1ST SESSION

H. R. 2539

To provide enhanced Federal enforcement and assistance in preventing and prosecuting crimes of violence against children.

IN THE HOUSE OF REPRESENTATIVES

JUNE 19, 2003

Ms. MILLENDER-MCDONALD introduced the following bill; which was referred to the Committee on the Judiciary, and in addition to the Committees on Education and the Workforce, and Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To provide enhanced Federal enforcement and assistance in preventing and prosecuting crimes of violence against children.

1 *Be it enacted by the Senate and House of Representa-*
2 *tives of the United States of America in Congress assembled,*

3 **SECTION 1. SHORT TITLE.**

4 This Act may be cited as the “Violence Against Chil-
5 dren Act of 2003”.

6 **SEC. 2. FINDINGS.**

7 Congress makes the following findings:

1 (1) People under the age of 18 make up ap-
2 proximately 12 percent of all crime victims known to
3 police, including 71 percent of all sex crime victims
4 and 38 percent of all kidnaping victims.

5 (2) People from the ages of 12 through 17 are
6 over 2 times more likely to be victims of violent
7 crime than adults.

8 (3) It has been estimated that only 28 percent
9 of crimes against children are actually reported.

10 (4) Some 1,200 children die as a result of
11 abuse each year, and approximately 879,000 chil-
12 dren are victims of abuse.

13 (5) Child abuse has long-lasting negative effects
14 upon children and families, including delayed devel-
15 opment, depression, substance abuse, and increased
16 likelihood of experiencing or perpetrating domestic
17 violence as an adult.

18 (6) Most local agencies lack adequate resources
19 to protect and serve the needs of children and fami-
20 lies that are brought to their attention.

21 (7) Failure to pay child support is in itself a
22 form of neglect, as children who do not receive fi-
23 nancial support are more likely to live in poverty,
24 and are therefore more likely to suffer from inad-

1 equate education, a lack of quality health care, and
2 a lack of affordable housing.

3 **TITLE I—ENHANCED FEDERAL**
4 **ROLE IN CRIMES AGAINST**
5 **CHILDREN**

6 **SEC. 101. ENHANCED PENALTIES.**

7 (a) IN GENERAL.—Chapter 110 of title 18, United
8 States Code, is amended by inserting at the end the fol-
9 lowing:

10 **“§ 2260A. Violence against children**

11 “(a) IN GENERAL.—Whoever, whether or not acting
12 under color of law, in any circumstance described in sub-
13 section (b), by force or threat of force willfully injures or
14 attempts to injure any person under 18 years of age—

15 “(1) shall be imprisoned for not more than 10
16 years and fined in accordance with this title; and

17 “(2) shall be imprisoned for any term of years
18 or for life, and fined in accordance with this title
19 if—

20 “(A) death results from the offense; or

21 “(B) the offense includes kidnaping or an
22 attempt to kidnap, aggravated sexual abuse or
23 an attempt to commit aggravated sexual abuse,
24 or an attempt to kill.

1 “(b) CIRCUMSTANCES.—For purposes of subsection
2 (a), the circumstances described in this subsection are
3 that—

4 “(1) the conduct described in subsection (a) oc-
5 curs during the course of, or as the result of, the
6 travel of the defendant or the victim—

7 “(A) across a State line or national border;

8 or

9 “(B) using a channel, facility, or instru-
10 mentality of interstate or foreign commerce; or

11 “(2) in connection with the conduct described in
12 subsection (a), the defendant employs a firearm, ex-
13 plosive or incendiary device, or other weapon that
14 has traveled in interstate or foreign commerce.

15 “(c) PENALTIES.—An offense under this section shall
16 also be subject to the penalties provided in section 1111
17 of this title (as amended by the PROTECT Act) if the
18 offense is also an offense under that section.”.

19 (b) AMENDMENT TO CHAPTER ANALYSIS.—The
20 chapter analysis for chapter 110 of title 18, United States
21 Code, is amended by inserting at the end the following:

“2260A. Violence against children.”.

22 (c) ENHANCED PENALTIES FOR EXISTING CRIMES
23 WHEN COMMITTED AGAINST CHILDREN.—Pursuant to
24 its authority under section 994(p) of title 28, United
25 States Code, and in accordance with this Act and its pur-

1 poses, the United States Sentencing Commission shall re-
2 view and amend its guidelines and its policy statements
3 to provide enhanced penalties when the victim of a Federal
4 crime is under the age of 18.

5 (d) GAO REVIEW OF STATE LAWS.—Not later than
6 6 months after the date of enactment of this Act, the
7 Comptroller General of the United States shall—

8 (1) review the statutory penalties for crimes
9 against children under State laws and the sentencing
10 practices of the States with respect to those crimes,
11 including whether a State provides enhanced pen-
12 alties when the victim of the crime is a child; and

13 (2) report the findings of the review to Con-
14 gress.

15 **SEC. 102. ENHANCED ASSISTANCE FOR CRIMINAL INVES-**
16 **TIGATIONS AND PROSECUTIONS BY STATE**
17 **AND LOCAL LAW ENFORCEMENT OFFICIALS.**

18 (a) IN GENERAL.—At the request of a State, Indian
19 tribal government, or unit of local government, the Attor-
20 ney General shall provide technical, forensic, prosecutorial,
21 or any other form of assistance in the criminal investiga-
22 tion or prosecution of any crime that—

23 (1) constitutes a crime of violence (as defined
24 in section 16 of title 18, United States Code);

1 spread apprehension, prosecution, and adjudication of per-
2 sons committing crimes against children, and specifically,
3 for the purposes of—

4 (1) training law enforcement officers, prosecu-
5 tors, judges, and other court personnel to more ef-
6 fectively identify and respond to crimes against chil-
7 dren;

8 (2) developing, training, or expanding units of
9 law enforcement officers, prosecutors, or courts spe-
10 cifically targeting crimes against children;

11 (3) developing and implementing more effective
12 police and prosecution policies, protocols, orders, and
13 services specifically devoted to preventing, identi-
14 fying, and responding to crimes against children;

15 (4) developing, installing, or expanding data
16 collection and communication systems, including
17 computerized systems, linking police, prosecutors,
18 and courts for the purpose of identifying and track-
19 ing arrests, prosecutions, and convictions for crimes
20 against children;

21 (5) encouraging, developing, and strengthening
22 programs, procedures, and policies that enhance
23 cross-collaboration and cross-communication between
24 law enforcement and child services agencies regard-

1 ing the care, treatment, and services for child vic-
2 tims; and

3 (6) developing, enlarging, or strengthening pro-
4 grams addressing the needs and circumstances of
5 Indian tribes in dealing with crimes against children.

6 (c) APPLICATION.—

7 (1) IN GENERAL.—Each State, Indian tribal
8 government, or unit of local government that desires
9 a grant under this section shall submit an applica-
10 tion to the Attorney General at such time, in such
11 manner, and accompanied by or containing such in-
12 formation as the Attorney General shall reasonably
13 require.

14 (2) REQUIREMENTS.—A State, Indian tribal
15 government, or unit of local government applying for
16 a grant under this section shall—

17 (A) describe—

18 (i) the purposes for which the grant is
19 needed;

20 (ii) the intended use of the grant
21 funds; and

22 (iii) the expected results from the use
23 of grant funds;

24 (B) demonstrate that, in developing a plan
25 to implement the grant, the State, Indian tribal

1 government, or unit of local government has
2 consulted and coordinated with nonprofit, non-
3 governmental victim services programs that
4 have experience in providing services to victims
5 of crimes against children; and

6 (C) certify that—

7 (i) any Federal funds received under
8 this section will be used to supplement, not
9 supplant, non-Federal funds that would
10 otherwise be available for activities funded
11 under this section; and

12 (ii) the State, the Indian tribal gov-
13 ernment, or the State in which the unit of
14 local government is located is in compli-
15 ance with sections 301 and 302.

16 (d) AUTHORIZATION OF APPROPRIATIONS.—There is
17 authorized to be appropriated to carry out this section
18 \$25,000,000 for each of the fiscal years 2004 through
19 2008.

20 **SEC. 202. EDUCATION, PREVENTION, AND VICTIMS' ASSIST-**
21 **ANCE GRANTS.**

22 (a) IN GENERAL.—The Attorney General shall award
23 grants to assist States, Indian tribal governments, units
24 of local government, and nongovernmental organizations

1 to provide education, prevention, intervention, and victims'
2 assistance services regarding crimes against children.

3 (b) PURPOSES.—Grants provided under this section
4 shall be used to provide education, prevention, and inter-
5 vention services to prevent crimes against children and to
6 provide assistance to children, and the families of children,
7 who are victims of crime, including—

8 (1) educational seminars;

9 (2) the operation of hotlines;

10 (3) training programs for professionals;

11 (4) the preparation of informational materials;

12 (5) intervention services to prevent crimes
13 against children;

14 (6) other efforts to increase awareness of the
15 facts about, or to help prevent, crimes against chil-
16 dren, including efforts to increase awareness in un-
17 derserved racial, ethnic, and language minority com-
18 munities;

19 (7) emergency medical treatment for victims;

20 (8) counseling to victims of crimes against chil-
21 dren and their families; and

22 (9) increasing the supply of mental health pro-
23 fessionals specializing in the mental health of victims
24 of crimes against children.

25 (c) APPLICATION.—

1 (1) IN GENERAL.—Each State, Indian tribal
2 government, unit of local government, or nongovern-
3 mental organization that desires a grant under this
4 section shall submit an application to the Attorney
5 General at such time, in such manner, and accom-
6 panied by or containing such information as the At-
7 torney General shall reasonably require.

8 (2) REQUIREMENTS.—A State, Indian tribal
9 government, unit of local government, or nongovern-
10 mental organization applying for a grant under this
11 section shall—

12 (A) describe—

13 (i) the purposes for which the grant is
14 needed;

15 (ii) the intended use of the grant
16 funds; and

17 (iii) the expected results from the use
18 of grant funds;

19 (B) demonstrate that, in developing a plan
20 to implement the grant—

21 (i) in the case of a State, Indian tribal
22 government, or unit of local government,
23 that the State, Indian tribal government,
24 or unit of local government has consulted
25 and coordinated with nonprofit, nongovern-

1 mental victim services programs that have
2 experience in providing services to victims
3 of crimes against children; and

4 (ii) in the case of a nongovernmental
5 organization, that the nongovernmental or-
6 ganization has experience in providing edu-
7 cation, prevention, or intervention services
8 regarding crimes against children or has
9 experience in providing services to victims
10 of crimes against children; and

11 (C) certify that—

12 (i) any Federal funds received under
13 this section will be used to supplement, not
14 supplant, non-Federal funds that would
15 otherwise be available for activities funded
16 under this section, provided that the Attor-
17 ney General may waive such requirement
18 for nongovernmental organizations in ex-
19 traordinary circumstances; and

20 (ii) the State, the Indian tribal gov-
21 ernment, the State in which the unit of
22 local government is located, or the State in
23 which the nongovernmental organization
24 will operate the activities funded under this

1 section is located, is in compliance with
2 section 303.

3 (d) AUTHORIZATION OF APPROPRIATIONS.—There is
4 authorized to be appropriated to carry out this section
5 \$25,000,000 for each of the fiscal years 2004 through
6 2008.

7 **TITLE III—NATIONWIDE** 8 **PROGRAMS**

9 **SEC. 301. NATIONWIDE AMBER ALERT.**

10 Not later than 3 years after the date of enactment
11 of this Act, each State receiving grants pursuant to section
12 201 shall have in place a statewide AMBER Alert commu-
13 nications network for child abduction cases.

14 **SEC. 302. IMPROVED STATISTICAL GATHERING.**

15 Each State receiving grants pursuant to section 201
16 shall use, or shall be in the process of testing or developing
17 protocols to use, the National Incident-Based Reporting
18 System.

19 **SEC. 303. NATIONAL SAFE HAVEN.**

20 (a) IN GENERAL.—Not later than 3 years after the
21 date of enactment of this Act, each State receiving grants
22 pursuant to section 202 shall have in effect a statute
23 that—

24 (1) permits a parent to leave a newborn baby
25 with a medically-trained employee of a hospital

1 emergency room anonymously without any criminal
2 or other penalty;

3 (2) includes a mechanism to encourage and per-
4 mit a hospital employee in the receiving hospital to
5 collect information about the medical history of the
6 family subject to the approval of the parent;

7 (3) requires law enforcement entities in the
8 State, immediately after relinquishment of a child
9 under paragraph (1), to search State and Federal
10 missing person databases to ensure that the child
11 has not been reported missing; and

12 (4) includes a plan for publicizing the State's
13 Safe Haven law.

14 (b) EXCEPTION.—Notwithstanding subsection (a)(1),
15 a State statute in effect pursuant to this section may deny
16 a parent the ability to leave a newborn baby anonymously
17 without any criminal or other penalty if the newborn baby
18 shows signs of abuse or appears to have been intentionally
19 harmed.

20 **SEC. 304. IMPROVED CHILD PROTECTION SERVICES PRO-**
21 **GRAMS.**

22 (a) REPORT BY STATES.—Not later than 180 days
23 after the date of enactment of this Act, each State receiv-
24 ing an allotment for child welfare services under subpart
25 1 of part B of title IV of the Social Security Act (42

1 U.S.C. 620 et seq.) shall submit to the Secretary of Health
2 and Human Services a report detailing the State's pro-
3 gram funded under that subpart, including the process for
4 maintaining records and verifying the well-being of the
5 children under the State's care.

6 (b) GAO STUDY.—Not later than 180 days after the
7 date of enactment of this Act, the General Accounting Of-
8 fice shall report to Congress on State practices and poli-
9 cies under the child welfare program funded under subpart
10 1 of part B of title IV of the Social Security Act (42
11 U.S.C. 620 et seq.). The report shall include the following:

12 (1) How States are maintaining records and
13 verifying the well-being of the children under their
14 care, including how well States are keeping track of
15 where those children are.

16 (2) Whether and how the review system being
17 undertaken by the Secretary of Health and Human
18 Services is helping States to reform their child wel-
19 fare system.

20 (3) The best practices being implemented by
21 the States.

22 (4) Recommendations for legislative changes by
23 Congress.

1 **TITLE IV—CHILD SUPPORT**
2 **ENFORCEMENT**

3 **SEC. 401. SENSE OF THE SENATE ON TAX TREATMENT OF**
4 **CHILD SUPPORT.**

5 It is the sense of the Senate that Congress should
6 pass legislation to extend the current Federal tax treat-
7 ment on bad debt to nonpayment of child support by—

8 (1) allowing those that do not receive the child
9 support they are owed to deduct that amount from
10 their Federal income taxes; and

11 (2) requiring those who fail to pay child sup-
12 port to add the unpaid amount to their income for
13 Federal tax purposes.

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